## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

for the	Bankrı	EPAOLA, Chapter 7 Trustee ) uptcy Estate of Philip L. ) d SIMPLE PLEASURES, )
V REST		) (Bankruptcy Case No. 05-32325-Chapter 7) ) (Bankruptcy Adv. Pro. No. 05-03062-WRS)  ANTS, INC., and ) LE, )
		<u>VERDICT_FORM</u>
	We the	e jury find:  On the <u>CONTRACT</u> claim:  ☑ (a) for the plaintiff and against Defendant V Restaurants, Inc., and award compensatory damages of \$/OU, 000  —or—  □ (b) for the Defendant V Restaurants, Inc.
(	2)	On the <u>CONVERSION</u> claim:  (If you check (a), you may consider (b).)       (a) for the plaintiff and against:    (i) Defendant V Restaurants  (ii) Defendant Vince Saele

		and award compensatory damages against said defendant(s) in the amount	
		of \$	
		☐ (b) (this damage award is optional and only available if the jury finds for the	
		plaintiff in option (2)(a) above) that punitive damages are to be awarded in the	
		amount of \$	
		-or-	
		☐ (c) for the defendants.	
		☐ (d) for the Defendant V Restaurants, Inc., only.	
		☐ (e) for the Defendant Vince Saele only.	
	(3)	On the <b>UNJUST ENRICHMENT</b> claim (only available if the jury finds for the	
		defendants on both the contract claim and conversion claim above):	
		☐ (a) for the plaintiff and against Defendant V Restaurants, Inc., and award damages	
		of \$	
		☐ (b) for the Defendant V Restaurants, Inc.	
	-or-		
	□ (4)	For the defendants on all causes of action.	
SO SAY WE ALL.			
	DONE	this <u>3</u> day of April, 2007.	